UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA

In re: Debtor(s) name(s) used by the debtor(s) in the last 8 years, including married, maiden, and trade):

Gregg Stephen Juris

Debtor 1

Maryanne Monica Juris

f/k/a Maryanne Monica Kane

Debtor 2

Gregg Stephen Juris Maryanne Monica Juris f/k/a Maryanne Monica Kane **Movant(s)**

vani(S

v.

PennyMac Loan Services, LLC

Respondent(s)

Charles J. DeHart, III, Esquire

Standing Chapter 13 Trustee

Additional Respondent

Chapter 13

Case No. 1:18-BK-01323-HWV

Matter: Motion for Sale of Property Free and Clear of

Liens

DEBTOR(S)' MOTION FOR SALE OF PROPERTY FREE AND CLEAR OF LIENS

AND NOW, come the Debtor(s), Gregg Stephen Juris and Maryanne Monica Juris, through their attorney, Paul D. Murphy-Ahles, Esquire and DETHLEFS PYKOSH & MURPHY, who files the within Debtor(s)' Motion for Sale of Property Free and Clear of Liens and aver as follows:

- 1. The Movant(s) are Gregg Stephen Juris and Maryanne Monica Juris, the Debtor(s) who filed a voluntary petition for relief under Chapter 13 of the Bankruptcy Code on March 30, 2018.
- The first Respondent to the within Motion is PennyMac Loan Services, 3043 Townsgate Road, Suite 200, Westlake Village, California 91361 (hereinafter referred to as "PennyMac Loan Services"). PennyMac Loan Services is represented by KML Law Group, LLC in this matter.
- 3. The second Respondent to the within Motion is the Standing Chapter 13 Trustee, Charles J. DeHart, III, Esquire, 8125 Adams Drive, Suite A, Hummelstown, Pennsylvania 17036.
- 4. The issues and matters set forth in this Motion constitute a core proceeding under 28 U.S.C. §157(b)(2).
- 5. Jurisdiction in the Bankruptcy Court is appropriate pursuant to 28 U.S.C. §1334. Venue is appropriate in the United States Bankruptcy Court for the Middle District of Pennsylvania pursuant to 28 U.S.C. §1409.
- 6. Debtor(s) are a fee simple owner/joint tenant with right of survivorship of a parcel of residential real estate located at 806 Arbor Lane, York, York County, Pennsylvania (hereinafter referred to as "Property").

- 7. On or about November 29, 2020, Movant(s) listed the Property with for sale with Berkshire Hathaway HomeServices Homesale.
- 8. The house was marketed for one week with a list price of \$299,900.00.
- 9. On or about December 6, 2020, Movant(s) received an offer from Arren Randall to purchase the property for three hundred five thousand (\$305,000.00) dollars.
- 10. Movant(s) believe and therefore avers that this is the maximum amount they will be able to receive for the Property.
- 11. On or about December 8, 2020, Buyer and Movant(s) entered into a Standard Agreement for the Sale of Real Estate (hereinafter referred to as "Agreement"). A copy of the fully executed Agreement is attached and incorporated hereto as "Exhibit A".
- 12. The terms of the sale are as follows:
 - a. The purchase price of the Property is \$305,000.00;
 - b. The real estate agents' commissions to be withheld from the net proceeds check are not greater than \$18,545.00 (6.00% of the contract sale price plus \$245.00);
 - c. Debtor(s) are to net approximately \$82,691.00 from the sale; and
 - d. Debtor(s) cash contribution at closing is \$0.00.
- 13. The funds will be distributed from the proceeds of the sale of real estate as follows:
 - a. PennyMac Loan Services shall be paid pursuant to a payoff that will be obtained prior to closing, in full satisfaction of their lien, and shall remain on the Real Property, until the closing proceeds are received and applied;
 - b. Realtor's commission of three (3.00%) percent plus \$245.00 shall be paid to Berkshire Hathaway HomeServices Homesale for representation of Movant(s) and Realtor's commission of three (3.00%) percent shall be paid to Keller Williams for representation of Buyers;
 - c. All closing costs, including any real estate transfer taxes which the responsibility of the Debtor(s) is, pursuant to the terms of the Sale Agreement;
 - d. Past due real estate taxes and homeowner's association fees, if any, and present real estate taxes and homeowner's fees, if any, pro-rated to the date of settlement;
 - e. Any additional municipal claims, including past due sewer, water, or refuse charges, if any, and any present municipal claims pro-rated to the date of settlement;

f. Full amount of Debtor(s)' exempt proceeds shall be paid to the them;

g. All non-exempt proceeds shall be paid to the Standing Chapter 13 Trustee.

h. All left over proceeds after all timely filed and allowed unsecured proof of claims are paid in full shall be

distributed to Debtor(s).

A copy of the Estimated Settlement Statement is attached and incorporated hereto as Exhibit "B".

14. It is proposed that after payment in full of all administrative expenses, the sale shall be free and clear of all liens

and encumbrances pursuant to 11 U.S.C. §363.

15. Those administrative expenses to first be paid shall include, but not be limited to, a realtor's commission of six

(6.00%) percent pursuant to 11 U.S.C §326, all unpaid and outstanding real estate taxes, sewer and refuse changes,

as well as any other municipal services which, if unpaid, would constitute a lien upon the Property, and all other

miscellaneous charges, notary charges, filing fees, etc., which would be necessary to pass good and marketable title

to comply with the requirements of the Agreement entered into for the sale of Movant(s)' real estate.

16. Buyer is not related to Movant(s) by blood or marriage.

17. Based upon all the foregoing, Movant(s) request that this Honorable Court make a specific finding that Buyer is a

"good faith" buyer as the phrase is used in 11 U.S.C. §363(m), and that the provisions of 11 U.S.C. §363 (m) shall

apply.

18. Based upon all the foregoing, Movant(s) request that the proposed sale be approved to be free and clear of all liens

and encumbrances with otherwise attach to the Property being sold. After payment of administrative expenses, any

liens and encumbrances and exemptions shall be paid from the sale proceeds in the order of their priority.

WHEREFORE, Debtor(s) respectfully request this Honorable Court enter an Order approving the sale upon the

terms and conditions as noted herein.

Date: March 15, 2021

Respectfully submitted,

DETHLEFS PYKOSH & MURPHY

Desc

/s/ Paul D. Murphy-Ahles

Paul D. Murphy-Ahles, Esquire

PA ID No. 201207

2132 Market Street

Camp Hill, PA 17011

(717) 975-9446

pmurphy@dplglaw.com

Attorney for Debtor(s)

STANDARD AGREEMENT FOR THE SALE OF REAL ESTATE

This form recommended and approved for, but not restricted to use	by, the members of the Pennsylvania Association of Realtors® (PAR).
PAF	RTIES
BUYER(S)Arren Randall	SELLER(S):Gregg S Juris
DU I EK(S) AITER Kandan	SELLER(S).Gregg 5 Juris
BUYER'S MAILING ADDRESS:	SELLER'S MAILING ADDRESS:
412 N. George St, York, PA 17401	806 Arbor Ln, York, PA 17406
412 N. George St, 101K,17117401	000 ALDOL ER, 101K, 1A 1/400
PRO	PERTY
ADDRESS (including postal city)806 Arbor Ln.	
York, PA 17406	ZIP 17406 ,
in the municipality of Springettsbury Twp	, County of York ,
in the School District of Central York	, in the Commonwealth of Pennsylvania.
Tax ID #(s):46-000-KJ-0077-A0-00000	and/or
Identification (e.g., Parcel #; Lot, Block; Deed Book, Page, Recording	ng Date): Block/Lot: 000 / 0077
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	WITH PA LICENSED BROKER
■ No Business Relationship (Buyer is not represented by a bro	
Broker (Company) Keller Williams - Devon-Wayne	Licensee(s) (Name)Paul Varga
Company License #RB067381	State License # RS328061
Company Address 744 W Lancaster Avenue, Suite 125	Direct Phone(s) 610-647-8300
Wayne, PA 19087	Cell Phone(s) 215-850-1475
Company Phone 610-647-8300	Email paulvarga@kw.com
Company Fax 610-784-3299	Licensee(s) is (check only one):
Broker is (check only one):	Buyer Agent (all company licensees represent Buyer)
☑ Buyer Agent (Broker represents Buyer only)	Buyer Agent with Designated Agency (only Licensee(s) named
Dual Agent (See Dual and/or Designated Agent box below)	above represent Buyer)
	Dual Agent (See Dual and/or Designated Agent box below)
Transaction Licensee (Broker and Licensee(s) programme Transaction Licensee	rovide real estate services but do not represent Buyer)
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SELLER'S RELATIONSHIP	WITH PA LICENSED BROKER
■ No Business Relationship (Seller is not represented by a bro	ker)
D 1 (C) D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Linner (a) (Nama) x and col
Broker (Company)Berkshire Hathaway HomeServices Homesale	Licensee(s) (Name) Jennifer Clemens
C POODOOARY	State License # Poolagoon
Company License RS222815L	State License # RS347930
Company Address 1680 Kenneth Rd York, PA 17408	Direct Phone(s) (717) 757-7811 Cell Phone(s) (717) 779-7791
C DI (747) 777 7044	\ /= '
Company Phone (717) 757-7811	Email jclemens@homesale.com
Company Fax (717) 764-3101	Licensee(s) is (check only one):
Broker is (check only one):	Seller Agent (all company licensees represent Seller)
Seller Agent (Broker represents Seller only)	Seller Agent with Designated Agency (only Licensee(s) named
☐ Dual Agent (See Dual and/or Designated Agent box below)	above represent Seller)
	Dual Agent (See Dual and/or Designated Agent box below)
Transaction Licensee (Broker and Licensee(s)]	provide real estate services but do not represent Seller)
DITAL AND/OD DE	SIGNATED AGENCY
	d Seller in the same transaction. A Licensee is a Dual Agent when a
	Broker's licensees are also Dual Agents UNLESS therre are separate
Designated Agents for Buyer and Seller. If the same Licensee is designated	
Designated Agents for Dayer and Serier. If the same Discusse is desi	guard for Duyer and Series, the Licensee is a Dual Agent.
Ry signing this Agreement Ruyer and Seller each acknowledge by	aving been previously informed of, and consented to, dual agency.

if applicable.

Buyer Initials:

ASR Page 1 of 14

Seller Initials:



Sel	y this Agreement, dated 12/06/2020 ler hereby agrees to sell and convey to Buyer, who agrees to purchase, the	identified Property.
	RCHASE PRICE AND DEPOSITS (4-14)	
(A)	Purchase Price \$305,000.00	
	(three hundred five thousand	II C D-11
	1. Initial Deposit, within 5 days (5 if not specified) of Execution Date,	U.S. Dollars), to be paid by Buyer as follows:
	if not included with this Agreement:	
	 Additional Deposit within days of the Execution Date: 	\$ <u>\$3,000.00</u>
	3.	\$ \$
	Remaining balance will be paid at settlement.	Ψ
(B)	All funds paid by Buyer, including deposits, will be paid by check, cashier	r's check or wired funds. All funds paid by Buye
(-)	within 30 days of settlement, including funds paid at settlement, will be b	
	sonal check.	J in a second of the second of
(C)	Deposits, regardless of the form of payment, will be paid in U.S. Dollars to E	Broker for Seller (unless otherwise stated here:
()		<u> </u>
	who will retain deposits in an escrow account in conformity with all appli	cable laws and regulations until consummation of
	termination of this Agreement. Only real estate brokers are required to hold d	
	of the State Real Estate Commission. Checks tendered as deposit monies m	ay be held uncashed pending the execution of thi
	Agreement.	
	LLER ASSIST (If Applicable) (1-10)	
Sel	ler will pay \$\$5,000.00 or	% of Purchase Price (0 if not specified) toward
Bu	yer's costs, as permitted by the mortgage lender, if any. Seller is only obligate	ted to pay up to the amount or percentage which i
	proved by mortgage lender.	
	TTLEMENT AND POSSESSION (4-14)	
(A)	Settlement Date is 04/23/2021	, or before if Buyer and Seller agree.
(B)	Settlement will occur in the county where the Property is located or in an ad	jacent county, during normal business hours, unles
(~ \)	Buyer and Seller agree otherwise.	
(C)	, 5	
	current taxes; rents; interest on mortgage assumptions; condominium fees an	
	fees, together with any other lienable municipal service fees. All charges w	
	pay up to and including the date of settlement and Buyer will pay for all days	s following settlement, unless otherwise stated here
(D)	For purposes of prorating real estate taxes, the "periods covered" are as follows:	M/C'
(D)	1. Municipal tax bills for all counties and municipalities in Pennsylvania a	
	2. School tax bills for the Philadelphia, Pittsburgh and Scranton School Dis	
	31. School tax bills for all other school districts are for the period from .	July 1 to June 30
(E)	Conveyance from Seller will be by fee simple deed of special warranty unless	
(L)	conveyance from Sener win se by fee simple deed of special warranty unless	So other wise stated here.
(F)	Payment of transfer taxes will be divided equally between Buyer and Seller	unless otherwise stated here:
(1)	rayment of transfer taxes will be divided equally between buyer and benefit	uniess otherwise stated here.
(G)	Possession is to be delivered by deed, existing keys and physical possession t	o a vacant Property free of debric with all structure
(U)	broom-clean, at day and time of settlement, unless Seller, before signing this A	ž •
		Agreement, has identified in writing that the Propert
(T.T.)	is subject to a lease.	
(H)	If Seller has identified in writing that the Property is subject to a lease, poss	
	assignment of existing leases for the Property, together with security deposit	· · · · · · · · · · · · · · · · · · ·
	Seller will not enter into any new leases, nor extend existing leases, for the P	
	will acknowledge existing lease(s) by initialing the lease(s) at the execution	n of this Agreement, unless otherwise stated in thi
	Agreement.	
	☐ Tenant-Occupied Property Addendum (PAR Form TOP) is attached	and made part of this Agreement.
DA	TES/TIME IS OF THE ESSENCE (1-10)	
(A)	Written acceptance of all parties will be on or before: 12/09/2020	
(B)	The Settlement Date and all other dates and times identified for the performa	nce of any obligations of this Agreement are of th
	essence and are binding.	
(C)	The Execution Date of this Agreement is the date when Buyer and Seller ha	ave indicated full acceptance of this Agreement b
. /	signing and/or initialing it. For purposes of this Agreement, the number of day	
	ing the day this Agreement was executed and including the last day of the tim	
	initialed and dated.	_

and time periods are negotiable and may be changed by striking out the pre-printed text and inserting different terms acceptable to all parties, except where restricted by law. ar 65 Buyer Initials: ASR Page 2 of 14 Seller Initials: Case 1:128 bk-01323-HWV Doc 56 Filed 03/15/21 Entered 03/15/21 15:52:06 dots Des Colop verified

(D) The Settlement Date is not extended by any other provision of this Agreement and may only be extended by mutual written agree-

(E) Certain terms and time periods are pre-printed in this Agreement as a convenience to the Buyer and Seller. All pre-printed terms

ment of the parties.

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66 6. **ZONING** (4-14)

Failure of this Agreement to contain the zoning classification (except in cases where the property {and each parcel thereof, if subdividable} is zoned solely or primarily to permit single-family dwellings) will render this Agreement voidable at Buyer's option, and, if voided, any deposits tendered by the Buyer will be returned to the Buyer without any requirement for court action.

Zoning Classification, as set forth in the local zoning ordinance: Residential

71 7. FIXTURES AND PERSONAL PROPERTY (1-20)

- (A) It is possible for certain items of personal property to be so integrated into the Property that they become fixtures and will be regarded as part of the Property and therefore included in a sale. Buyer and Seller are encouraged to be specific when negotiating what items will be included or excluded in this sale.
- (B) INCLUDED in this sale, unless otherwise stated, are all existing items permanently installed in or on the Property, free of liens, and other items including plumbing; heating; gas fireplace logs; radiator covers; hardwired security systems; thermostats; lighting fixtures (including chandeliers and ceiling fans); pools, spas and hot tubs (including covers and cleaning equipment); electric animal fencing systems (excluding collars); garage door openers and transmitters; mounting brackets and hardware for television and sound equipment; unpotted shrubbery, plantings and trees; smoke detectors and carbon monoxide detectors; sump pumps; storage sheds; fences; mailboxes; wall to wall carpeting; existing window screens, storm windows and screen/storm doors; window covering hardware (including rods and brackets), shades and blinds; awnings; central vacuum system (with attachments); built-in air conditioners; built-in appliances; the range/oven; dishwashers; trash compactors; any remaining heating and cooking fuels stored on the Property at the time of settlement; and, if owned, solar panels, windmills, water treatment systems, propane tanks and satellite dishes. Unless stated otherwise, the following items are included in the sale, at no additional cost:
- (C) The following items are not owned by Seller and may be subject to a lease or other financing agreement. Contact the provider/vendor for more information (e.g., solar panels, windmills, water treatment systems, propane tanks and satellite dishes):
- (D) EXCLUDED fixtures and items:

92 8. MORTGAGE CONTINGENCY (6-19)

■ WAIVED. This sale is NOT contingent on mortgage financing, although Buyer may obtain mortgage financing and/or the parties may include an appraisal contingency.

ELECTED.

(A) This sale is contingent upon Buyer obtaining mortgage financing according to the following terms:

First Mortgage on the Property	Second Mortgage on the Property
Loan Amount \$\$294,325.00	Loan Amount \$
Minimum Term30 year years	Minimum Term years
Type of mortgage FHA Loan	Type of mortgage
For conventional loans, the Loan-To-Value (LTV) ratio is not to	For conventional loans, the Loan-To-Value (LTV) ratio is not to
exceed 97.5% %	exceed %
Mortgage lender Guaranteed Rate	Mortgage lender
Interest rate 2.875% %; however, Buyer agrees to accept the	Interest rate %; however, Buyer agrees to accept the
interest rate as may be committed by the mortgage lender, not	interest rate as may be committed by the mortgage lender, not
to exceed a maximum interest rate of 2.943% %.	to exceed a maximum interest rate of %.
Discount points, loan origination, loan placement and other fees	Discount points, loan origination, loan placement and other fees
charged by the lender as a percentage of the mortgage loan (exclud-	charged by the lender as a percentage of the mortgage loan (exclud-
ing any mortgage insurance premiums or VA funding fee) not to	ing any mortgage insurance premiums or VA funding fee) not to
exceed% (0% if not specified) of the mortgage loan.	exceed% (0% if not specified) of the mortgage loan.

- (B) Upon receiving documentation demonstrating lender's approval, whether conditional or outright, of Buyer's mortgage application(s) according to the terms set forth above, Buyer will promptly deliver a copy of the documentation to Seller, but in any case no later than 01/15/2021.
 - 1. If Seller does not receive a copy of the documentation demonstrating lender's conditional or outright approval of Buyer's mortgage application(s) by the date indicated above, Seller may terminate this Agreement by written notice to Buyer. Seller's right to terminate continues until Buyer delivers documentation demonstrating lender's conditional or outright approval of Buyer's mortgage application(s) to Seller. Until Seller terminates this Agreement pursuant to this Paragraph, Buyer must continue to make a good faith effort to obtain mortgage financing.
 - 2. Seller may terminate this Agreement by written notice to Buyer after the date indicated above if the documentation demonstrating lender's conditional or outright approval of Buyer's mortgage application(s):
 - a. Does not satisfy the terms of Paragraph 8(A), OR
 - b. Contains any condition not specified in this Agreement (e.g., Buyer must settle on another property, an appraisal must be received by the lender, or the approval is not valid through the Settlement Date) that is not satisfied and/or removed in writing by the mortgage lender(s) within _7_ DAYS after the date indicated in Paragraph 8(B), or any extension thereof, other than those conditions that are customarily satisfied at or near settlement (e.g., obtaining insurance, confirming employment).
 - 3. If this Agreement is terminated pursuant to Paragraphs 8(B)(1) or (2), or the mortgage loan(s) is not obtained for settlement,

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all deposit monies will be returned to Buyer according to the terms of Paragraph 26 and this Agreement will be VOID. Buyer will be responsible for any costs incurred by Buyer for any inspections or certifications obtained according to the terms of this Agreement, and any costs incurred by Buyer for: (1) Title search, title insurance and/or mechanics' lien insurance, or any fee for cancellation; (2) Flood insurance, fire insurance, hazard insurance, mine subsidence insurance, or any fee for cancellation; (3) Appraisal fees and charges paid in advance to mortgage lender(s).

- (C) The Loan-To-Value ratio (LTV) is used by lenders as one tool to help assess their potential risk of a mortgage loan. A particular LTV may be necessary to qualify for certain loans, or buyers might be required to pay additional fees if the LTV exceeds a specific level. The appraised value of the Property may be used by lenders to determine the maximum amount of a mortgage loan. The appraised value is determined by an independent appraiser, subject to the mortgage lender's underwriter review, and may be higher or lower than the Purchase Price and/or market price of the property.
- (D) The interest rate(s) and fee(s) provisions in Paragraph 8(A) are satisfied if the mortgage lender(s) gives Buyer the right to guarantee the interest rate(s) and fee(s) at or below the maximum levels stated. If lender(s) gives Buyer the right to lock in the interest rate(s), Buyer will do so at least 15 days before Settlement Date. Buyer gives Seller the right, at Seller's sole option and as permitted by law and the mortgage lender(s), to contribute financially, without promise of reimbursement, to Buyer and/or the mortgage lender(s) to make the above mortgage term(s) available to Buyer.
- days (7 if not specified) from the Execution Date of this Agreement, Buyer will make a completed mortgage application (including payment for and ordering of credit reports without delay) for the mortgage terms and to the mortgage lender(s) identified in Paragraph 8(A), if any, otherwise to a responsible mortgage lender(s) of Buyer's choice. Broker for Buyer, if any, otherwise Broker for Seller, is authorized to communicate with the mortgage lender(s) to assist in the mortgage loan process. Broker for Seller, if any, is permitted to contact the morgage lender(s) at any time to determine the status of the mortgage loan application.
- (F) Buyer will be in default of this Agreement if Buyer furnishes false information to anyone concerning Buyer's financial and or employment status, fails to cooperate in good faith with processing the mortgage loan application (including payment for and ordering of appraisal without delay), fails to lock in interest rate(s) as stated in Paragraph 8(D), or otherwise causes the lender to reject, or refuse to approve or issue, a mortgage loan commitment.
- (G) If the mortgage lender(s), or a property and casualty insurer providing insurance required by the mortgage lender(s), requires repairs to the Property, Buyer will, upon receiving the requirements, deliver a copy of the requirements to Seller. Within DAYS of receiving the copy of the requirements, Seller will notify Buyer whether Seller will make the required repairs at Seller's expense.
 - 1. If Seller makes the required repairs to the satisfaction of the mortgage lender and/or insurer, Buyer accepts the Property and agrees to the RELEASE in Paragraph 28 of this Agreement.
 - 2. If Seller will not make the required repairs, or if Seller fails to respond within the stated time, Buyer will, within ____5_ DAYS, notify Seller of Buyer's choice to:
 - a. Make the repairs/improvements at Buyer's expense, with permission and access to the Property given by Seller, which will not be unreasonably withheld (Seller may require that Buyer sign a pre-settlement possession agreement such as the Pre-Settlement Possession Addendum [PAR Form PRE], which shall not, in and of itself, be considered unreasonable), OR
 - b. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement.

If Buyer fails to respond within the time stated in Paragraph 8(G)(2) or fails to terminate this Agreement by written notice to Seller within that time, Buyer will accept the Property, make the required repairs/improvements at Buyer's expense and agree to the RELEASE in Paragraph 28 of this Agreement.

FHA/VA, IF APPLICABLE

(H) It is expressly agreed that notwithstanding any other provisions of this contract, Buyer will not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless Buyer has been given, in accordance with HUD/FHA or VA requirements, a written statement by the Federal Housing Commissioner, Veterans Administration, or a Direct Endorsement Lender setting forth the appraised value of the Property of not less than (the Purchase Price as stated in this Agreement). Buyer will have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value nor the condition of the Property. Buyer should satisfy himself/herself that the price and condition of the Property are acceptable. Warning: Section 1010 of Title 18, U.S.C., Department of Housing and Urban Development and Federal Housing Administration

Transactions, provides, "Whoever for the purpose of influencing in any way the action of such Department, makes, passes, utters or publishes any statement, knowing the same to be false shall be fined under this title or imprisoned not more than two years, or both."

(I) U.S. Department of Housing and Urban Development (HUD) NOTICE TO PURCHASERS: Buyer's Acknowledgement Buyer has received the HUD Notice "For Your Protection: Get a Home Inspection." Buyer understands the importance of getting an independent home inspection and has thought about this before signing this Agreement. Buyer understands that FHA will not perform a home inspection nor guarantee the price or condition of the Property.

Buyer will apply for Section 203(k) financing, and this contract is contingent upon mortgage approval (See Paragraph 8(B)) and Buyer's acceptance of additional required repairs as required by the lender.

(J) Certification We the undersigned, Seller(s) and Buyer(s) party to this transaction each certify that the terms of this contract for purchase are true to the best of our knowledge and belief, and that any other agreement entered into by any of these parties in connection with this transaction is attached to this Agreement.

192 Buyer Initials: Case 1:18:5k-01323-HWV

258 Buyer Initials:_

93 9 .	CHA	NGE IN BUYER'S FINANCIAL STATUS (9-18)
94		ange in Buyer's financial status affects Buyer's ability to purchase, Buyer will promptly notify Seller and lender(s) to whom the
95		submitted a mortgage application, if any, in writing. A change in financial status includes, but is not limited to, loss or a change
96		ployment; failure or loss of sale of Buyer's home; Buyer having incurred a new financial obligation; entry of a judgment against
97		Buyer understands that applying for and/or incurring an additional financial obligation may affect Buyer's ability to
98	purch	
99 1(). SELL	ER REPRESENTATIONS (1-20)
00	(A) St	tatus of Water
01	S	eller represents that the Property is served by:
02		Public Water Community Water On-site Water None
03		tatus of Sewer
	\ /	Seller represents that the Property is served by:
04	1.	
05		Public Sewer
06		☐ Individual On-lot Sewage Disposal System (see Sewage Notice 1) ☐ Holding Tank (see Sewage Notice 3)
07		☐ Individual On-lot Sewage Disposal System in Proximity to Well (see Sewage Notice 1; see Sewage Notice 4, if applicable)
808		None (see Sewage Notice 1) ☐ None Available/Permit Limitations in Effect (see Sewage Notice 5)
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10	2	Notices Pursuant to the Pennsylvania Sewage Facilities Act
11	ے.	Notice 1: There is no currently existing community sewage system available for the subject property. Section 7 of the
		Pennsylvania Sewage Facilities Act provides that no person shall install, construct, request bid proposals for construction, alter
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13		repair or occupy any building or structure for which an individual sewage system is to be installed, without first obtaining a
14		permit. Buyer is advised by this notice that, before signing this Agreement, Buyer should contact the local agency charged with
15		administering the Act to determine the procedure and requirements for obtaining a permit for an individual sewage system. The
16		local agency charged with administering the Act will be the municipality where the Property is located or that municipality
17		working cooperatively with others.
18		Notice 2: This Property is serviced by an individual sewage system installed under the ten-acre permit exemption
19		provisions of Section 7 of the Pennsylvania Sewage Facilities Act. (Section 7 provides that a permit may not be required
20		before installing, constructing, awarding a contract for construction, altering, repairing or connecting to an individual sewage
21		system where a ten-acre parcel or lot is subdivided from a parent tract after January 10, 1987). Buyer is advised that soils and
22		site testing were not conducted and that, should the system malfunction, the owner of the Property or properties serviced by
23		the system at the time of a malfunction may be held liable for any contamination, pollution, public health hazard or nuisance
24		which occurs as a result.
25		Notice 3: This Property is serviced by a holding tank (permanent or temporary) to which sewage is conveyed by a
26		water carrying system and which is designed and constructed to facilitate ultimate disposal of the sewage at another
27		site. Pursuant to the Pennsylvania Sewage Facilities Act, Seller must provide a history of the annual cost of maintaining the
		tank from the date of its installation or December 14, 1995, whichever is later.
28		
29		Notice 4: An individual sewage system has been installed at an isolation distance from a well that is less than the dis-
30		tance specified by regulation. The regulations at 25 Pa. Code §73.13 pertaining to minimum horizontal isolation distances
31		provide guidance. Subsection (b) of §73.13 states that the minimum horizontal isolation distance between an individual water
32		supply or water supply system suction line and treatment tanks shall be 50 feet. Subsection (c) of §73.13 states that the hor-
33		izontal isolation distance between the individual water supply or water supply system suction line and the perimeter of the
34		absorption area shall be 100 feet.
35		Notice 5: This lot is within an area in which permit limitations are in effect and is subject to those limitations. Sewage
36		facilities are not available for this lot and construction of a structure to be served by sewage facilities may not begin until
37		the municipality completes a major planning requirement pursuant to the Pennsylvania Sewage Facilities Act and regulations
38		promulgated thereunder.
39	(C) H	istoric Preservation
40	Se	eller is not aware of historic preservation restrictions regarding the Property unless otherwise stated here:
41		
42	(D) <u>L</u>	and Use Restrictions
43		Property, or a portion of it, is subject to land use restrictions and may be preferentially assessed for tax purposes under the
	1.	
44		following Act(s) (see Notices Regarding Land Use Restrictions below):
45		Agricultural Area Security Law (Right-to-Farm Act; Act 43 of 1981; 3 P.S. § 901 et seq.)
46		☐ Farmland and Forest Land Assessment Act (Clean and Green Program; Act 319 of 1974; 72 P.S. § 5490.1 et seq.)
47		☐ Open Space Act (Act 442 of 1967; 32 P.S. § 5001 et seq.)
48		Conservation Reserve Program (16 U.S.C. § 3831 et seq.)
49		Other
50	2	Notices Regarding Land Use Restrictions
	۷.	a. Pennsylvania Right-To-Farm Act : The property you are buying may be located in an area where agricultural operations
51		
52		take place. Pennsylvania protects agricultural resources for the production of food and agricultural products. The law limits
53		circumstances where normal agricultural operations may be subject to nuisance lawsuits or restrictive ordinances.
54		b. Clean and Green Program: Properties enrolled in the Clean and Green Program receive preferential property tax assess-
55		ment. Buyer and Seller have been advised of the need to contact the County Tax Assessment Office before the execution
56		of this Agreement to determine the property tax implications that will or may result from the sale of the Property, or that
57		may result in the future as a result of any change in use of the Property or the land from which it is being separated.
		may result in the receipt as a result of any enable in asc of the froperty of the faile from which it is being separated.

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- c. Open Space Act: This Act enables counties to enter into covenants with owners of land designated as farm, forest, water supply, or open space land on an adopted municipal, county or regional plan for the purpose of preserving the land as open space. A covenant between the owner and county is binding upon any Buyer of the Property during the period of time that the covenant is in effect (5 or 10 years). Covenants automatically renew at the end of the covenant period unless specific termination notice procedures are followed. Buyer has been advised of the need to determine the restrictions that will apply from the sale of the Property to Buyer and the property tax implications that will or may result from a change in use of the Property, or any portion of it. Buyer is further advised to determine the term of any covenant now in effect.
- d. **Conservation Reserve (Enhancement) Program**: Properties enrolled in the Conservation Reserve Program or CREP are environmentally-sensitive areas, the owners of which receive compensation in exchange for an agreement to maintain the land in its natural state. Contracts last from 10 to 15 years and carry penalties to Seller if terminated early by Buyer. Buyer has been advised of the need to determine the restrictions on development of the Property and the term of any contract now in effect. Seller is advised to determine the financial implications that will or may result from the sale of the Property.

(E) Real Estate Seller Disclosure Law

Generally, the Real Estate Seller Disclosure Law requires that before an agreement of sale is signed, the seller in a residential real estate transfer must make certain disclosures regarding the property to potential buyers in a form defined by the law. A residential real estate transfer is defined as a sale, exchange, installment sales contract, lease with an option to buy, grant or other transfer of an interest in real property where NOT LESS THAN ONE AND NOT MORE THAN FOUR RESIDENTIAL DWELLING UNITS are involved. Disclosures for condominiums and cooperatives are limited to the seller's particular unit(s). Disclosures regarding common areas or facilities are not required, as those elements are already addressed in the laws that govern the resale of condominium and cooperative interests.

(F) Public and/or Private Assessments

- 1. Seller represents that, as of the date Seller signed this Agreement, no public improvement, condominium or homeowner association assessments have been made against the Property which remain unpaid, and that no notice by any government or public authority (excluding assessed value) has been served upon Seller or anyone on Seller's behalf, including notices relating to violations of zoning, housing, building, safety or fire ordinances that remain uncorrected, and that Seller knows of no condition that would constitute a violation of any such ordinances that remain uncorrected, unless otherwise specified here:
- 2. Seller knows of no other potential notices (including violations) and/or assessments except as follows:

(G) Highway Occupancy Permit

Access to a public road may require issuance of a highway occupancy permit from the Department of Transportation.

(H) Internet of Things (IoT) Devices

- 1. The presence of smart and green home devices that are capable of connecting to the Internet, directly or indirectly, and the data stored on those various devices make up a digital ecosystem in the Property sometimes referred to as the "Internet of Things (IoT)." Buyer and Seller acknowledge that IoT devices may transmit data to third parties outside of the control of their owner.
- 2. On or before settlement, Seller will make a reasonable effort to clear all data stored on all IoT devices located on the Property and included in the sale. Seller further acknowledges that all personal devices owned by Seller (including but not limited to cellular telephones, personal computers and tablets) having connectivity to any IoT device(s) located on the Property will be disconnected and cleared of relevant data prior to settlement. Further, no attempts will be made after settlement by Seller or anyone on Seller's behalf to access any IoT devices remaining on the Property.
- 3. Following settlement, Buyer will make a reasonable effort to clear all stored data from any IoT device(s) remaining on the Property and to restrict access to said devices by Seller, Seller's agents or any third party to whom Seller may have previously provided access. This includes, but is not limited to, restoring IoT devices to original settings, changing passwords or codes, updating network settings and submitting change of ownership and contact information to device manufacturers and service providers.
- 4. This paragraph will survive settlement.

305 11. WAIVER OF CONTINGENCIES (9-05)

If this Agreement is contingent on Buyer's right to inspect and/or repair the Property, or to verify insurability, environmental conditions, boundaries, certifications, zoning classification or use, or any other information regarding the Property, Buyer's failure to exercise any of Buyer's options within the times set forth in this Agreement is a WAIVER of that contingency and Buyer accepts the Property and agrees to the RELEASE in Paragraph 28 of this Agreement.

310 12. BUYER'S DUE DILIGENCE/INSPECTIONS (10-18)

(A) Rights and Responsibilities

- 1. Seller will provide access to insurers' representatives and, as may be required by this Agreement or by mortgage lender(s), to surveyors, municipal officials, appraisers and inspectors; in addition, unless otherwise agreed, only Parties and their real estate licensee(s) may attend any inspections.
- Buyer may make two pre-settlement walk-through inspections of the Property for the limited purpose of determining that the condition of the Property is as required by this Agreement and any addenda. Buyer's right to these inspections is not waived by any other provision of this Agreement.
- 3. Seller will have heating and all utilities (including fuel(s)) on for all inspections/appraisals.
- 4. All inspectors, including home inspectors, are authorized by Buyer to provide a copy of any inspection Report to Broker for Buyer.
- 5. Seller has the right, upon request, to receive a free copy of any inspection Report from the party for whom it was prepared. Unless otherwise stated, Seller does not have the right to receive a copy of any lender's appraisal report.

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324) Buyer waives or elects at Buyer's expense to have the following inspections, certifications, and investigations (referred to a
325	"Inspection" or "Inspections") performed by professional contractors, home inspectors, engineers, architects and other properly
326	licensed or otherwise qualified professionals. All inspections shall be non-invasive, unless otherwise agreed in writing. If the same
327	inspector is inspecting more than one system, the inspector must comply with the Home Inspection Law. (See Paragraph 12(D
328	for Notices Regarding Property and Environmental Inspections)
	For elected Inspection(s), Buyer will, within the Contingency Period stated in Paragraph 13(A), complete Inspections, obtain any
330	Inspection Reports or results (referred to as "Report" or "Reports"), and accept the Property, terminate this Agreement, or submit
331	a written corrective proposal to Seller, according to the terms of Paragraph 13(B).
	Home/Property Inspections and Environmental Hazards (mold, etc.)
332	
	Buyer may conduct an inspection of the Property's structural components; roof; exterior windows and exterior Waived
12/08/	doors; exterior building material, fascia, gutters and downspouts; swimming pools, hot tubs and spas; appliances;
335:01 PM dotloop ve 336	electrical systems; interior and exterior plumbing; public sewer systems; heating and cooling systems; water penetra-
337	mental hazards (e.g., fungi, indoor air quality, asbestos, underground storage tanks, etc.); and any other items Buyer
338	may select. If Buyer elects to have a home inspection of the Property, as defined in the Home Inspection Law, the
339	home inspection must be performed by a full member in good standing of a national home inspection association,
340	or a person supervised by a full member of a national home inspection association, in accordance with the ethical
341	standards and code of conduct or practice of that association, or by a properly licensed or registered engineer or
342	architect. (See Notices Regarding Property & Environmental Inspections)
343	Wood Infestation
344 E	ted Buyer may obtain a written "Wood-Destroying Insect Infestation Inspection Report" from an inspector certified as a Waived
345 AR	wood-destroying pests pesticide applicator and will deliver it and all supporting documents and drawings provided
346:01 PM dotloop ve	by the inspector to Seller. The Report is to be made satisfactory to and in compliance with applicable laws, mort-
347	gage lender requirements, and/or Federal Insuring and Guaranteeing Agency requirements. The Inspection is to be
348	limited to all readily-visible and accessible areas of all structures on the Property, except fences. If the Inspection
349	reveals active infestation(s), Buyer, at Buyer's expense, may obtain a Proposal from a wood-destroying pests pesti-
350	cide applicator to treat the Property. If the Inspection reveals damage from active or previous infestation(s), Buyer
351	may obtain a written Report from a professional contractor, home inspector or structural engineer that is limited to
352	structural damage to the Property caused by wood-destroying organisms and a Proposal to repair the Property.
353	Deeds, Restrictions and Zoning
	ted Buyer may investigate easements, deed and use restrictions (including any historic preservation restrictions or ordi- <u>Waived</u>
355	nances) that apply to the Property and review local zoning ordinances. Buyer may verify that the present use of the
356	Property (such as in-law quarters, apartments, home office, day care, commercial or recreational vehicle parking) 1.01 PM EST
357	is permitted and may elect to make the Agreement contingent upon an anticipated use. Present use:
358	is permitted and may elect to make the Agreement contingent upon an anticipated use. I resent use.
359	Water Service
361	
362	locate and provide access to the on-site (or individual) water system. Seller will restore the Property to its previous 1.01 PMEST delication of Scillar's and Scillar's accession to a stillar and scillar and scillar accession to a stillar and scillar accession to a stillar
363	condition, at Selier's expense, prior to settlement.
364	Radon
-	Buyer may obtain a radon test of the Property from a certified inspector. The U.S. Environmental Protection Waived
366 4 7	Agency (EPA) advises corrective action if the average annual exposure to radon is equal to or higher than 0.02
367 _{1:01 PN} dotloop v	working levels or 4 picoCuries/liter (4pCi/L). Radon is a natural, radioactive gas that is produced in the ground
368	- J J
369	can increase the risk of lung cancer. Radon can find its way into any air-space and can permeate a structure. If a
370	house has a radon problem, it usually can be cured by increased ventilation and/or by preventing radon entry. Any
371	person who tests, mitigates or safeguards a building for radon in Pennsylvania must be certified by the Department
372	of Environmental Protection. Information about radon and about certified testing or mitigation firms is available
373	through Department of Environmental Protection, Bureau of Radiation Protection, 13th Floor, Rachel Carson State
374	Office Building, P.O. Box 8469, Harrisburg, PA 17105-8469, (800) 23RADON or (717) 783-3594. www.epa.gov
375	On-lot Sewage (If Applicable)
376 <u>E</u>	ted Buyer may obtain an Inspection of the individual on-lot sewage disposal system, which may include a hydraulic Waived
377	load test, from a qualified, professional inspector. If and as required by the inspection company. Seller, at Seller's R
378	expense, will locate, provide access to, empty the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications will be a series of the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and provide all water 1.01 PM EST delications with the individual on-lot sewage disposal system and the individual
270	needed, unless otherwise agreed. Seller will restore the Property to its previous condition, at Seller's expense,
379	
380	prior to settlement. See Paragraph 13(C) for more information regarding the Individual On-lot Sewage Inspection
	prior to settlement. See Paragraph 13(C) for more information regarding the Individual On-lot Sewage Inspection Contingency.

388 Buyer Initials: Case 1:178:50k-01323-HWV

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Buyer may determine the insurability of the Property by making application for property and casualty insurance

for the Property to a responsible insurer. Broker for Buyer, if any, otherwise Broker for Seller, may communicate

with the insurer to assist in the insurance process. If the Property is located in a specially-designated flood zone,

Buyer may be required to carry flood insurance at Buyer's expense, which may need to be ordered 14 days or more

prior to Settlement Date. Revised flood maps and changes to Federal law may substantially increase future flood

Main Document

Seller Initials:



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453 Buyer Initials:

389		insurance premiums or require insurance for formerly exempt properties. Buyer should consult with one or more
390		flood insurance agents regarding the need for flood insurance and possible premium increases.
391		Property Boundaries
392	Elected	Buyer may engage the services of a surveyor, title abstractor, or other qualified professional to assess the legal <u>Waived</u>
393		description, certainty and location of boundaries and/or quantum of land. Most sellers have not had the Property
394	H	surveyed as it is not a requirement of property transfer in Pennsylvania. Any fences, hedges, walls and other natural 1:01 PM EST and other natural 1:01 PM
395		or constructed barriers may or may not represent the true boundary lines of the Property. Any numerical represen-
396		tations of size of property are approximations only and may be inaccurate.
397		Lead-Based Paint Hazards (For Properties built prior to 1978 only)
398	Elected	Before Buyer is obligated to purchase a residential dwelling built prior to 1978, Buyer has the option to conduct Waived
399		a risk assessment and/or inspection of the Property for the presence of lead-based paint and/or lead-based paint
400 L		hazards. Regardless of whether this inspection is elected or waived, the Residential Lead-Based Paint Hazard
401		Reduction Act requires a seller of property built prior to 1978 to provide the Buyer with an EPA-approved
402		lead hazards information pamphlet titled "Protect Your Family from Lead in Your Home," along with a separate form, attached to this Agreement, disclosing Seller's knowledge of lead-based paint hazards and
404		any lead-based paint records regarding the Property.
405		Other
406	Elected	_Waived
407	Litera	
408	Th	e Inspections elected above do not apply to the following existing conditions and/or items:
409		
410		
411		tices Regarding Property & Environmental Inspections
412	1.	Exterior Building Materials: Poor or improper installation of exterior building materials may result in moisture penetrating
413	2	the surface of a structure where it may cause mold and damage to the building's frame.
414		Asbestos: Asbestos is linked with several adverse health effects, including various forms of cancer.
415	3.	Environmental Hazards: The U.S. Environmental Protection Agency has a list of hazardous substances, the use and disposal
416		of which are restricted by law. Generally, if hazardous substances are found on a property, it is the property owner's responsibility to dispose of them properly.
417 418	1	Wetlands: Wetlands are protected by the federal and state governments. Buyer may wish to hire an environmental engineer
419	4.	to investigate whether the Property is located in a wetlands area to determine if permits for plans to build, improve or develop
420		the property would be affected or denied because of its location in a wetlands area.
421	5.	Mold, Fungi and Indoor Air Quality: Indoor mold contamination and the inhalation of bioaerosols (bacteria, mold spores,
422		pollen and viruses) have been associated with allergic responses.
423	6.	Additional Information: Inquiries or requests for more information about asbestos and other hazardous substances can be
424		directed to the U.S. Environmental Protection Agency, Ariel Rios Building, 1200 Pennsylvania Ave., N.W., Washington, D.C.
425		20460, (202) 272-0167, and/or the Department of Health, Commonwealth of Pennsylvania, Division of Environmental Health,
426		Harrisburg, PA 17120. Information about indoor air quality issues is available through the Pennsylvania Department of Health
427		and may be obtained by contacting Health & Welfare Building, 8th Floor West, 625 Forster St., Harrisburg, PA 17120, or by
428	12 INCRE	calling 1-877-724-3258.
		CCTION CONTINGENCY (10-18)
430 431		e Contingency Period is <u>15</u> days (10 if not specified) from the Execution Date of this Agreement for each Inspection elected Paragraph 12(C).
432		ithin the stated Contingency Period and as the result of any Inspection elected in Paragraph 12(C), except as stated in
433		ragraph 13(C):
434		If the results of the inspections elected in Paragraph 12(C) are satisfactory to Buyer, Buyer WILL present all Report(s) in
435		their entirety to Seller, accept the Property with the information stated in the Report(s) and agree to the RELEASE in
436		Paragraph 28 of this Agreement, OR
437	2.	If the results of any inspection elected in Paragraph 12(C) are unsatisfactory to Buyer, Buyer WILL present all Report(s) in
438		their entirety to Seller and terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer
439		according to the terms of Paragraph 26 of this Agreement, OR
440	3.	If the results of any inspection elected in Paragraph 12(C) are unsatisfactory to Buyer, Buyer WILL present all Report(s) in
441		their entirety to Seller with a Written Corrective Proposal ("Proposal") listing corrections and/or credits desired by
442		Buyer.
443		The Proposal may, but is not required to, include the name(s) of a properly licensed or qualified professional(s) to perform the corrections requested in the Proposal, provisions for payment, including retasts, and a projected data for completion of
444		the corrections requested in the Proposal, provisions for payment, including retests, and a projected date for completion of the corrections. Buyer agrees that Seller will not be held liable for corrections that do not comply with mortgage lender or
446		governmental requirements if performed in a workmanlike manner according to the terms of Buyer's Proposal.
447		a. Following the end of the Contingency Period, Buyer and Seller will have days (5 if not specified) for a Negotiation
448		Period. During the Negotiation Period:
449		(1) Seller will acknowledge in writing Seller's agreement to satisfy all the terms of Buyer's Proposal OR
450		(2) Buyer and Seller will negotiate another mutually acceptable written agreement, providing for any repairs or improve-
451		ments to the Property and/or any credit to Buyer at settlement, as acceptable to the mortgage lender, if any.
452		If Seller agrees to satisfy all the terms of Buyer's Proposal, or Buyer and Seller enter into another mutually acceptable

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written agreement, Buyer accepts the Property and agrees to the RELEASE in Paragraph 28 of this Agreement and the Negotiation Period ends.

- b. If no mutually acceptable written agreement is reached, or if Seller fails to respond during the Negotiation Period, within days (2 if not specified) **following the end of the Negotiation Period**, Buyer will:
 - (1) Accept the Property with the information stated in the Report(s) and agree to the RELEASE in Paragraph 28 of this Agreement, OR
 - (2) Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement.

If Buyer and Seller do not reach a mutually acceptable written agreement, and Buyer does not terminate this Agreement by written notice to Seller within the time allotted in Paragraph 13(B)(3)(b), Buyer will accept the Property and agree to the RELEASE in Paragraph 28 of this Agreement. Ongoing negotiations do not automatically extend the Negotiation Period.

- (C) If a Report reveals the need to expand or replace the existing individual on-lot sewage disposal system, Seller may, within days (25 if not specified) of receiving the Report, submit a Proposal to Buyer. The Proposal will include, but not be limited to, the name of the company to perform the expansion or replacement; provisions for payment, including retests; and a projected completion date for corrective measures. Within <u>5</u> DAYS of receiving Seller's Proposal, or **if no Proposal is provided within the stated time**, Buyer will notify Seller in writing of Buyer's choice to:
 - 1. Agree to the terms of the Proposal, accept the Property and agree to the RELEASE in Paragraph 28 of this Agreement, OR
 - 2. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement, OR
 - 3. Accept the Property and the existing system and agree to the RELEASE in Paragraph 28 of this Agreement. If required by any mortgage lender and/or any governmental authority, Buyer will correct the defects before settlement or within the time required by the mortgage lender and/or governmental authority, at Buyer's sole expense, with permission and access to the Property given by Seller, which may not be unreasonably withheld. If Seller denies Buyer permission and/or access to correct the defects, Buyer may, within _5 DAYS of Seller's denial, terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement.

If Buyer fails to respond within the time stated in Paragraph 13(C) or fails to terminate this Agreement by written notice to Seller within that time, Buyer will accept the Property and agree to the RELEASE in Paragraph 28 of this Agreement.

482 14. TITLES, SURVEYS AND COSTS (6-20)

- (A) Within _____ days (7 if not specified) from the Execution Date of this Agreement, Buyer will order from a reputable title company for delivery to Seller a comprehensive title report on the Property. Upon receipt, Buyer will deliver a free copy of the title report to Seller.
- (B) Buyer is encouraged to obtain an owner's title insurance policy to protect Buyer. An owner's title insurance policy is different from a lender's title insurance policy, which will not protect Buyer from claims and attacks on the title. Owner's title insurance policies come in standard and enhanced versions; **Buyer should consult with a title insurance agent about Buyer's options**. Buyer agrees to release and discharge any and all claims and losses against Broker for Buyer should Buyer neglect to obtain an owner's title insurance policy.
- (C) Buyer will pay for the following: (1) Title search, title insurance and/or mechanics' lien insurance, or any fee for cancellation; (2) Flood insurance, fire insurance, hazard insurance, mine subsidence insurance, or any fee for cancellation; (3) Appraisal fees and charges paid in advance to mortgage lender; (4) Buyer's customary settlement costs and accruals.
- (D) Any survey or surveys required by the title insurance company or the abstracting company for preparing an adequate legal description of the Property (or the correction thereof) will be obtained and paid for by Seller. Any survey or surveys desired by Buyer or required by the mortgage lender will be obtained and paid for by Buyer.
- (E) The Property will be conveyed with good and marketable title that is insurable by a reputable title insurance company at the regular rates, free and clear of all liens, encumbrances, and easements, **excepting however** the following: existing deed restrictions; historic preservation restrictions or ordinances; building restrictions; ordinances; easements of roads; easements visible upon the ground; easements of record; and privileges or rights of public service companies, if any.
- (F) If a change in Seller's financial status affects Seller's ability to convey title to the Property on or before the Settlement Date, or any extension thereof, Seller shall promptly notify Buyer in writing. A change in financial status includes, but is not limited to, Seller filing bankruptcy; filing of a foreclosure lawsuit against the Property; entry of a monetary judgment against Seller; notice of public tax sale affecting the Property; and Seller learning that the sale price of the Property is no longer sufficient to satisfy all liens and encumbrances against the Property.
- (G) If Seller is unable to give good and marketable title that is insurable by a reputable title insurance company at the regular rates, as specified in Paragraph 14(E), Buyer may terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement, or take such title as Seller can convey. If the title condition precludes Seller from conveying title, Buyer's sole remedy shall be to terminate this Agreement. Upon termination, all deposit monies shall be returned to Buyer according to the terms of Paragraph 26 of this Agreement and Seller will reimburse Buyer for any costs incurred by Buyer for any inspections or certifications obtained according to the terms of this Agreement, and for those items specified in Paragraph 14(C) items (1), (2), (3) and in Paragraph 14(D).
- (H) Oil, gas, mineral, or other rights of this Property may have been previously conveyed or leased, and Sellers make no representation about the status of those rights unless indicated elsewhere in this Agreement.
 - Oil, Gas and Mineral Rights Addendum (PAR Form OGM) is attached to and made part of this Agreement.

Seller Initials: 12/08/20 | ASR Page 9 of 14 | Seller Initials: 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12/08/20 | 12

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THIS DOCUMENT MAY NOT SELL, CONVEY, TRANSFER, INCLUDE OR INSURE THE TITLE TO THE COAL AND RIGHTS OF SUPPORT UNDERNEATH THE SURFACE LAND DESCRIBED OR REFERRED TO HEREIN, AND THE OWNER OR OWNERS OF SUCH COAL MAY HAVE THE COMPLETE LEGAL RIGHT TO REMOVE ALL SUCH COAL AND IN THAT CONNECTION, DAMAGE MAY RESULT TO THE SURFACE OF THE LAND AND ANY HOUSE, BUILDING OR OTHER STRUCTURE ON OR IN SUCH LAND. (This notice is set forth in the manner provided in Section 1 of the Act of July 17, 1957, P.L. 984.) "Buyer acknowledges that he may not be obtaining the right of protection against subsidence resulting from coal mining operations, and that the property described herein may be protected from damage due to mine subsidence by a private contract with the owners of the economic interests in the coal. This acknowledgement is made for the purpose of complying with the provisions of Section 14 of the Bituminous Mine Subsidence and the Land Conservation Act of April 27, 1966." Buyer agrees to sign the deed from Seller which deed will contain the aforesaid provision.

(J) The Property is not a "recreational cabin" as defined in the Pennsylvania Construction Code Act unless otherwise stated here:

(K) 1. This property is not subject to a Private Transfer Fee Obligation unless otherwise stated here:

Private Transfer Fee Addendum (PAR Form PTF) is attached to and made part of this Agreement.

2. **Notices Regarding Private Transfer Fees:** In Pennsylvania, Private Transfer Fees are defined and regulated in the Private Transfer Fee Obligation Act (Act 1 of 2011; 68 Pa.C.S. §§ 8101, et. seq.), which defines a Private Transfer Fee as "a fee that is payable upon the transfer of an interest in real property, or payable for the right to make or accept the transfer, if the obligation to pay the fee or charge runs with title to the property or otherwise binds subsequent owners of property, regardless of whether the fee or charge is a fixed amount or is determined as a percentage of the value of the property, the purchase price or other consideration given for the transfer." A Private Transfer Fee must be properly recorded to be binding, and sellers must disclose the existence of the fees to prospective buyers. Where a Private Transfer Fee is not properly recorded or disclosed, the Act gives certain rights and protections to buyers.

539 **15. NOTICES, ASSESSMENTS AND MUNICIPAL REQUIREMENTS (9-18)**540 (A) In the event any notices of public and/or private assessments as described in

- (A) In the event any notices of public and/or private assessments as described in Paragraph 10(F) (excluding assessed value) are received after Seller has signed this Agreement and before settlement, Seller will within _5_ DAYS of receiving the notices and/or assessments provide a copy of the notices and/or assessments to Buyer and will notify Buyer in writing that Seller will:
 - 1. Fully comply with the notices and/or assessments, at Seller's expense, before settlement. If Seller fully complies with the notices and/or assessments, Buyer accepts the Property and agrees to the RELEASE in Paragraph 28 of this Agreement, OR
 - 2. Not comply with the notices and/or assessments. If Seller chooses not to comply with the notices and/or assessments, or **fails** within the stated time to notify Buyer whether Seller will comply, Buyer will notify Seller in writing within <u>5</u> DAYS that Buyer will:
 - a. Comply with the notices and/or assessments at Buyer's expense, accept the Property, and agree to the RELEASE in Paragraph 28 of this Agreement, OR
 - b. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement.

If Buyer fails to respond within the time stated in Paragraph 15(A)(2) or fails to terminate this Agreement by written notice to Seller within that time, Buyer will accept the Property and agree to the RELEASE in Paragraph 28 of this Agreement.

- (B) If required by law, within 30 DAYS from the Execution Date of this Agreement, but in no case later than 15 DAYS prior to Settlement Date, Seller will order at Seller's expense a certification from the appropriate municipal department(s) disclosing notice of any uncorrected violations of zoning, housing, building, safety or fire ordinances and/or a certificate permitting occupancy of the Property. If Buyer receives a notice of any required repairs/improvements, Buyer will promptly deliver a copy of the notice to Seller.
 - 1. Within __5 DAYS of receiving notice from the municipality that repairs/improvements are required, Seller will deliver a copy of the notice to Buyer and notify Buyer in writing that Seller will:
 - a. Make the required repairs/improvements to the satisfaction of the municipality. If Seller makes the required repairs/improvements, Buyer accepts the Property and agrees to the RELEASE in Paragraph 28 of this Agreement, OR
 - b. Not make the required repairs/improvements. If Seller chooses not to make the required repairs/improvements, Buyer will notify Seller in writing within <u>5</u> DAYS that Buyer will:
 - (1) Accept a temporary access certificate or temporary use and occupancy certificate, agree to the RELEASE in Paragraph 28 of this Agreement and make the repairs at Buyer's expense after settlement, OR
 - (2) Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement.

If Buyer fails to respond within the time stated in Paragraph 15(B)(1)(b) or fails to terminate this Agreement by written notice to Seller within that time, Buyer will accept the Property and agree to the RELEASE in Paragraph 28 of this Agreement, and Buyer accepts the responsibility to perform the repairs/improvements according to the terms of the notice provided by the municipality.

 If repairs/improvements are required and Seller fails to provide a copy of the notice to Buyer as required in this Paragraph, Seller will perform all repairs/improvements as required by the notice at Seller's expense. Paragraph 15(B)(2) will survive settlement.

576 16. CONDOMINIUM/PLANNED COMMUNITY (HOMEOWNER ASSOCIATIONS) NOTICE (9-16)

(A) Property	is NOT a	Condominium	or part of a Planned Comi	munity unless checked	d below.	

CONDOMINIUM. The Property is a unit of a condominium that is primarily run by a unit owners' association. Section 3407
of the Uniform Condominium Act of Pennsylvania requires Seller to furnish Buyer with a Certificate of Resale and copies of
the condominium declaration (other than plats and plans), the bylaws and the rules and regulations of the association.

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Ш	PLANNED COMMUNITY (HOMEOWNER ASSOCIATION). The Property is part of a planned community as defined by
	the Uniform Planned Community Act. Section 5407(a) of the Act requires Seller to furnish Buyer with a copy of the decla-
	ration (other than plats and plans), the bylaws, the rules and regulations of the association, and a Certificate containing the
	provisions set forth in Section 5407(a) of the Act.

(B) THE FOLLOWING APPLIES TO INITIAL SALES OF PROPERTIES THAT ARE PART OF A CONDOMINIUM OR A PLANNED COMMUNITY:

If this is the first sale of the property after creation of the conduminium or planned community (therefore a sale by the Declarant), Seller shall furnish Buyer with a Public Offering Statement no later than the date Buyer executes this Agreement. Buyer may void this Agreement within 15 days (if a condominium) or within 7 days (if part of a planned community) after receipt of the Public Offering Statement or any amendment to the Statement that materially and adversely affects Buyer. Upon Buyer declaring this Agreement void, all deposit monies will be returned to Buyer according to the terms of Paragraph 26 of this Agreement.

(C) THE FOLLOWING APPLIES TO RESALES OF PROPERTIES THAT ARE PART OF A CONDOMINIUM OR A PLANNED COMMUNITY:

- 1. Within <u>15</u> DAYS from the Execution Date of this Agreement, Seller, at Seller's expense, will request from the association a Certificate of Resale and any other documents necessary to enable Seller to comply with the relevant Act. The Act provides that the association is required to provide these documents within 10 days of Seller's request.
- Seller will promptly deliver to Buyer all documents received from the association. Under the Act, Seller is not liable to Buyer for the failure of the association to provide the Certificate in a timely manner or for any incorrect information provided by the association in the Certificate.
- 3. The Act provides that Buyer may declare this Agreement VOID at any time before Buyer receives the association documents and for 5 days after receipt, OR until settlement, whichever occurs first. Buyer's notice to Seller must be in writing; upon Buyer declaring this Agreement void, all deposit monies will be returned to Buyer according to the terms of Paragraph 26 of this Agreement.
- 4. If the association has the right to buy the Property (right of first refusal), and the association exercises that right, Seller will reimburse Buyer for any costs incurred by Buyer for any inspections or certifications obtained according to the terms of the Agreement, and any costs incurred by Buyer for: (1) Title search, title insurance and/or mechanics' lien insurance, or any fee for cancellation; (2) Flood insurance, fire insurance, hazard insurance, mine subsidence insurance, or any fee for cancellation; (3) Appraisal fees and charges paid in advance to mortgage lender.

610 17. REAL ESTATE TAXES AND ASSESSED VALUE (4-14)

In Pennsylvania, taxing authorities (school districts and municipalities) and property owners may appeal the assessed value of a property at the time of sale, or at any time thereafter. A successful appeal by a taxing authority may result in a higher assessed value for the property and an increase in property taxes. Also, periodic county-wide property reassessments may change the assessed value of the property and result in a change in property tax.

615 18. MAINTENANCE AND RISK OF LOSS (1-14)

- (A) Seller will maintain the Property (including, but not limited to, structures, grounds, fixtures, appliances, and personal property) specifically listed in this Agreement in its present condition, normal wear and tear excepted.
- (B) If any part of the Property included in the sale fails before settlement, Seller will:
 - 1. Repair or replace that part of the Property before settlement, OR
 - 2. Provide prompt written notice to Buyer of Seller's decision to:
 - a. Credit Buyer at settlement for the fair market value of the failed part of the Property, as acceptable to the mortgage lender, if any, OR
 - b. Not repair or replace the failed part of the Property, and not credit Buyer at settlement for the fair market value of the failed part of the Property.
 - 3. If Seller does not repair or replace the failed part of the Property or agree to credit Buyer for its fair market value, **or if Seller fails to notify Buyer of Seller's choice**, Buyer will notify Seller in writing within __5_ DAYS or before Settlement Date, whichever is earlier, that Buyer will:
 - a. Accept the Property and agree to the RELEASE in Paragraph 28 of this Agreement, OR
 - b. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement.

If Buyer fails to respond within the time stated in Paragraph 18(B)(3) or fails to terminate this Agreement by written notice to Seller within that time, Buyer will accept the Property and agree to the RELEASE in Paragraph 28 of this Agreement.

- (C) Seller bears the risk of loss from fire or other casualties until settlement. If any property included in this sale is destroyed and not replaced prior to settlement, Buyer will:
 - 1. Accept the Property in its then current condition together with the proceeds of any insurance recovery obtainable by Seller, OR
 - 2. Terminate this Agreement by written notice to Seller, with all deposit monies returned to Buyer according to the terms of Paragraph 26 of this Agreement.

638 19. HOME WARRANTIES (1-10)

At or before settlement, either party may purchase a home warranty for the Property from a third-party vendor. Buyer and Seller understand that a home warranty for the Property does not alter any disclosure requirements of Seller, will not cover or warrant any pre-existing defects of the Property, and will not alter, waive or extend any provisions of this Agreement regarding inspections or certifications that Buyer has elected or waived as part of this Agreement. Buyer and Seller understand that a broker who recommends a home warranty may have a business relationship with the home warranty company that provides a financial benefit to the broker.

645 20. RECORDING (9-05)

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This Agreement will not be recorded in the Office of the Recorder of Deeds or in any other office or place of public record. If Buyer causes or permits this Agreement to be recorded, Seller may elect to treat such act as a default of this Agreement.

648 21. ASSIGNMENT (1-10)

This Agreement is binding upon the parties, their heirs, personal representatives, guardians and successors, and to the extent assignable, on the assigns of the parties hereto. Buyer will not transfer or assign this Agreement without the written consent of Seller unless otherwise stated in this Agreement. Assignment of this Agreement may result in additional transfer taxes.

652 22. GOVERNING LAW, VENUE AND PERSONAL JURISDICTION (9-05)

- (A) The validity and construction of this Agreement, and the rights and duties of the parties, will be governed in accordance with the laws of the Commonwealth of Pennsylvania.
- (B) The parties agree that any dispute, controversy or claim arising under or in connection with this Agreement or its performance by either party submitted to a court shall be filed exclusively by and in the state or federal courts sitting in the Commonwealth of Pennsylvania.

658 23. FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT OF 1980 (FIRPTA) (1-17)

The disposition of a U.S. real property interest by a foreign person (the transferor) is subject to the Foreign Investment in Real Property Tax Act of 1980 (FIRPTA) income tax withholding. FIRPTA authorized the United States to tax foreign persons on dispositions of U.S. real property interests. This includes but is not limited to a sale or exchange, liquidation, redemption, gift, transfers, etc. Persons purchasing U.S. real property interests (transferee) from foreign persons, certain purchasers' agents, and settlement officers are required to withhold up to 15 percent of the amount realized (special rules for foreign corporations). Withholding is intended to ensure U.S. taxation of gains realized on disposition of such interests. The transferee/Buyer is the withholding agent. If you are the transferee/Buyer you must find out if the transferor is a foreign person as defined by the Act. If the transferor is a foreign person and you fail to withhold, you may be held liable for the tax.

667 24. NOTICE REGARDING CONVICTED SEX OFFENDERS (MEGAN'S LAW) (4-14)

The Pennsylvania General Assembly has passed legislation (often referred to as "Megan's Law," 42 Pa.C.S. § 9791 et seq.) providing for community notification of the presence of certain convicted sex offenders. Buyers are encouraged to contact the municipal police department or the Pennsylvania State Police for information relating to the presence of sex offenders near a particular property, or to check the information on the Pennsylvania State Police Web site at www.pameganslaw.state.pa.us.

672 25. REPRESENTATIONS (1-10)

- (A) All representations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licensees, employees, officers or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. This Agreement contains the whole agreement between Seller and Buyer, and there are no other terms, obligations, covenants, representations, statements or conditions, oral or otherwise, of any kind whatsoever concerning this sale. This Agreement will not be altered, amended, changed or modified except in writing executed by the parties.
- (B) Unless otherwise stated in this Agreement, **Buyer has inspected the Property** (including fixtures and any personal property specifically listed herein) **before signing this Agreement or has waived the right to do so, and agrees to purchase the Property IN ITS PRESENT CONDITION**, subject to inspection contingencies elected in this Agreement. Buyer acknowledges that Brokers, their licensees, employees, officers or partners have not made an independent examination or determination of the structural soundness of the Property, the age or condition of the components, environmental conditions, the permitted uses, nor of conditions existing in the locale where the Property is situated; nor have they made a mechanical inspection of any of the systems contained therein.
- (C) Any repairs required by this Agreement will be completed in a workmanlike manner.
- (D) Broker(s) have provided or may provide services to assist unrepresented parties in complying with this Agreement.

687 26. DEFAULT, TERMINATION AND RETURN OF DEPOSITS (1-18)

- (A) Where Buyer terminates this Agreement pursuant to any right granted by this Agreement, Buyer will be entitled to a return of all deposit monies paid on account of Purchase Price pursuant to the terms of Paragraph 26(B), and this Agreement will be VOID. Termination of this Agreement may occur for other reasons giving rise to claims by Buyer and/or Seller for the deposit monies.
- (B) Regardless of the apparent entitlement to deposit monies, Pennsylvania law does not allow a Broker holding deposit monies to determine who is entitled to the deposit monies when settlement does not occur. Broker can only release the deposit monies:
 - 1. If this Agreement is terminated prior to settlement and there is no dispute over entitlement to the deposit monies. A written agreement signed by both parties is evidence that there is no dispute regarding deposit monies.
 - 2. If, after Broker has received deposit monies, Broker receives a written agreement that is signed by Buyer and Seller, directing Broker how to distribute some or all of the deposit monies.
 - 3. According to the terms of a final order of court.
 - 4. According to the terms of a prior written agreement between Buyer and Seller that directs the Broker how to distribute the deposit monies if there is a dispute between the parties that is not resolved. (See Paragraph 26(C))
- (C) Buyer and Seller agree that if there is a dispute over the entitlement to deposit monies that is unresolved ________ days (180 if not specified) after the Settlement Date stated in Paragraph 4(A) (or any written extensions thereof) or following termination of the Agreement, whichever is earlier, then the Broker holding the deposit monies will, within 30 days of receipt of Buyer's written request, distribute the deposit monies to Buyer unless the Broker is in receipt of verifiable written notice that the dispute is the subject of litigation or mediation. If Broker has received verifiable written notice of litigation or mediation prior to the receipt of Buyer's request for distribution, Broker will continue to hold the deposit monies until receipt of a written distribution agreement between Buyer and Seller or a final court order. Buyer and Seller are advised to initiate litigation or mediation for any portion of the deposit monies prior to any distribution made by Broker pursuant to this paragraph. Buyer and Seller agree that the distribution of deposit monies based upon the passage of time does not legally determine entitlement to deposit monies, and that the parties maintain their legal rights to pursue litigation even after a distribution is made.

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- (D) Buyer and Seller agree that a Broker who holds or distributes deposit monies pursuant to the terms of Paragraph 26 or Pennsylvania law will not be liable. Buyer and Seller agree that if any Broker or affiliated licensee is named in litigation regarding deposit monies, the attorneys' fees and costs of the Broker(s) and licensee(s) will be paid by the party naming them in litigation.
- (E) Seller has the option of retaining all sums paid by Buyer, including the deposit monies, should Buyer:
 - 1. Fail to make any additional payments as specified in Paragraph 2, OR
 - 2. Furnish false or incomplete information to Seller, Broker(s), or any other party identified in this Agreement concerning Buyer's legal or financial status, OR
 - 3. Violate or fail to fulfill and perform any other terms or conditions of this Agreement.
- (F) Unless otherwise checked in Paragraph 26(G), Seller may elect to retain those sums paid by Buyer, including deposit monies:
 - 1. On account of purchase price, OR
 - 2. As monies to be applied to Seller's damages, OR
 - 3. As liquidated damages for such default.
- (G) ☑ SELLER IS LIMITED TO RETAINING SUMS PAID BY BUYER, INCLUDING DEPOSIT MONIES, AS LIQUIDATED DAMAGES.
- (H) If Seller retains all sums paid by Buyer, including deposit monies, as liquidated damages pursuant to Paragraph 26(F) or (G), Buyer and Seller are released from further liability or obligation and this Agreement is VOID.
- (I) Brokers and licensees are not responsible for unpaid deposits.

728 **27. MEDIATION (7-20)**

Buyer and Seller will submit all disputes or claims that arise from this Agreement, including disputes and claims over deposit monies, to mediation. Mediation will be conducted in accordance with the Rules and Procedures of the Home Sellers/Home Buyers Dispute Resolution System, unless it is not available, in which case Buyer and Seller will mediate according to the terms of the mediation system offered or endorsed by the local Association of Realtors[®]. Mediation fees, contained in the mediator's fee schedule, will be divided equally among the parties and will be paid before the mediation conference. Legal proceedings may be initiated prior to the completion of the mediation process to stop any statute of limitations from expiring and for the purpose of indexing a lis pendens by Buyer to prevent the transfer of title to a third party when Buyer is seeking to purchase the Property. The parties agree that all proceedings shall be stayed until the completion of mediation and that a court of competent jurisdiction may award attorneys' fees to the prevailing party should the court find that a party has unreasonably breached this provision or acted in bad faith. Any agreement reached through mediation and signed by the parties will be binding. Any agreement to mediate disputes or claims arising from this Agreement will survive settlement.

740 28. RELEASE (9-05)

Buyer releases, quit claims and forever discharges SELLER, ALL BROKERS, their LICENSEES, EMPLOYEES and any OFFICER or PARTNER of any one of them and any other PERSON, FIRM or CORPORATION who may be liable by or through them, from any and all claims, losses or demands, including, but not limited to, personal injury and property damage and all of the consequences thereof, whether known or not, which may arise from the presence of termites or other wood-boring insects, radon, lead-based paint hazards, mold, fungi or indoor air quality, environmental hazards, any defects in the individual on-lot sewage disposal system or deficiencies in the on-site water service system, or any defects or conditions on the Property. Should Seller be in default under the terms of this Agreement or in violation of any Seller disclosure law or regulation, this release does not deprive Buyer of any right to pursue any remedies that may be available under law or equity. This release will survive settlement.

749 29. REAL ESTATE RECOVERY FUND (4-18)

A Real Estate Recovery Fund exists to reimburse any persons who have obtained a final civil judgment against a Pennsylvania real estate licensee (or a licensee's affiliates) owing to fraud, misrepresentation, or deceit in a real estate transaction and who have been unable to collect the judgment after exhausting all legal and equitable remedies. For complete details about the Fund, call (717) 783-3658.

754 30. COMMUNICATIONS WITH BUYER AND/OR SELLER (1-10)

- (A) If Buyer is obtaining mortgage financing, Buyer shall promptly deliver to Broker for Buyer, if any, a copy of all Loan Estimate(s) and Closing Disclosure(s) upon receipt.
- (B) Wherever this Agreement contains a provision that requires or allows communication/delivery to a Buyer, that provision shall be satisfied by communication/delivery to the Broker for Buyer, if any, except for documents required to be delivered pursuant to Paragraph 16. If there is no Broker for Buyer, those provisions may be satisfied only by communication/delivery being made directly to the Buyer, unless otherwise agreed to by the parties. Wherever this Agreement contains a provision that requires or allows communication/delivery to a Seller, that provision shall be satisfied by communication/delivery to the Broker for Seller, if any. If there is no Broker for Seller, those provisions may be satisfied only by communication/delivery being made directly to the Seller, unless otherwise agreed to by the parties.

764 **31. HEADINGS (4-14)**

The section and paragraph headings in this Agreement are for convenience only and are not intended to indicate all of the matter in the sections which follow them. They shall have no effect whatsoever in determining the rights, obligations or intent of the parties.

814 SELLER Maryanne Juris

768 32	SPECIAL CLAUSES (1-10)
769	(A) The following are attached to and made part of this Agreement if checked:
770	Sale & Settlement of Other Property Contingency Addendum (PAR Form SSP)
771	Sale & Settlement of Other Property Contingency with Right to Continue Marketing Addendum (PAR Form SSPCM)
772	Sale & Settlement of Other Property Contingency with Timed Kickout Addendum (PAR Form SSPTKO)
773	Settlement of Other Property Contingency Addendum (PAR Form SOP)
774	Appraisal Contingency Addendum (PAR Form ACA)
775	Short Sale Addendum (PAR Form SHS)
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793	yer and Seller acknowledge receipt of a copy of this Agreement at the time of signing.
	is Agreement may be executed in one or more counterparts , each of which shall be deemed to be an original and which counterpart ether shall constitute one and the same Agreement of the Parties.
	OTICE TO PARTIES: WHEN SIGNED, THIS AGREEMENT IS A BINDING CONTRACT. Parties to this transaction are vised to consult a Pennsylvania real estate attorney before signing if they desire legal advice.
	turn of this Agreement, and any addenda and amendments, including return by electronic transmission , bearing the signatures of a ties, constitutes acceptance by the parties.
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	Buyer has received a statement of Buyer's estimated closing costs before signing this Agreement.
4.0	Buyer has received the Deposit Money Notice (for cooperative sales when Broker for Seller is holding deposit money before signing this Agreement.
1:0	Buyer has received the Lead-Based Paint Hazards Disclosure, which is attached to this Agreement of Sale. Buyer has received the pamphlet Protect Your Family from Lead in Your Home (for properties built prior to 1978).
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808 B	DATE
809 B	YER DATE
91n C a	ler has received the Consumer Notice as adopted by the State Real Estate Commission at 49 Pa. Code § 35.336.
	ler has received the Consumer Notice as adopted by the State Real Estate Confinission at 49 Fa. Code § 35.556. ler has received a statement of Seller's estimated closing costs before signing this Agreement.
812 SI	LLER Greg Jurio dottoop verified 12/08/20 3:57 PM EST LVWG-KQFO-MWF8-KM3Q DATE
	LLER DATE



Statement of Estimated Costs to SELLER at Settlement

PROPERTY ADDRESS:			806 A	rbor Lane,	York, PA 1740	6		
BUYERS:								
PROPOSED CLOSING DATE / TIME / LC	CATION:	04/23/2021	<u>/</u>	<u> </u>				_
				_		SALE PRICE:	\$	305000
			DETAILS (OF SALE				
	ESTIN ESTIN	PRICE MATED SETTLEMENT MATED MORTGAGE F MATED CASH DUE SE	PAY-OFF	\$ \$ \$	305000 24309 198000 82691			
	(Subje	ect to any liens, mortga	ges, encumbrai	nces, etc.)	02001			
		ESTIM	ATE OF SETTL	EMENT CHARG	ES			
BROKER'S FEE	╗	0						
Broker Flat Fee of \$\frac{245}{245}	'_] (\$245) plus	6 % of sale price					<u>\$</u>	18545
REAL ESTATE TAX PRORATION Municipal Tax (Township	0 ,,							206
County Tax School Tax								969 3486
TITLE CHARGES	¢405 00\						¢.	
Preparation of Deed (Ap Notary Fee (Average \$2							_	125
Attorney's Fee (optional)	,							50 0
Release of Judgment/Mo							\$	0
Other	•						\$	0
								<u> </u>
GOVERNMENT RECORDING AND TRAI							_	
Transfer Tax (Includes Sta							\$	3050
Judgment Satisfaction Fo	e						<u>\$</u>	200
ADDITIONAL SETTLEMENT CHARGES								
Survey - if applicable							\$	0
Wood Destroying Pest In	spection						\$	0
Miscellaneous Inspection	ns per Contract.						. \$	0
Buyer's Costs							\$	7000
Re-Sale Certificate							\$	0
Home Warranty							. \$	0
HOA Documents							\$	0
Other	0						\$	0
FOTAL FOTIMATED OF THE MENT OLIA	DCES						•	24200
	NGL3						<u>ψ</u>	24309

vary somewhat from the amounts so stated. DATE: dotloop verified 12/29/20 4:31 PM EST MQRQ-FD0W-YWFA-H11U

dotloop verified 12/29/20 5:19 PM EST 48LW-W5LN-DOFZ-FD11 dotloop verified 12/29/20 4:34 PM EST UM6O-ZUOY-YCQ0-HJP9

Broker/Salesperson

WITNESS:

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA

In re: Debtor(s) name(s) used by the debtor(s) in the last 8 years, including married, maiden, and trade):

Gregg Stephen Juris

Debtor 1

Maryanne Monica Juris

f/k/a Maryanne Monica Kane

Debtor 2

Gregg Stephen Juris Maryanne Monica Juris f/k/a Maryanne Monica Kane

Movant(s)

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PennyMac Loan Services, LLC

Respondent(s)

Charles J. DeHart, III, Esquire

Standing Chapter 13 Trustee

Additional Respondent

Chapter 13

Case No. 1:18-BK-01323-HWV

Matter: Motion for Sale of Property Free and Clear of

Liens

ORDER OF COURT

UPON CONSIDERATION of Debtor(s)' Motion for Approval of Sale of Debtor(s)' Real Estate located at 806 Arbor Lane, York, York County, Pennsylvania (Parcel No. 46-000-KJ-0077-A0-00000) ("Real Property") to Arren Randall or their assigns ("Buyer") free and clear of liens and encumbrances for the sum of three hundred five thousand (\$305,000.00) dollars ("Motion for Sale"), after notice to all creditors and parties in interest, and finding good cause for granting Debtor(s)' Motion for Sale,

IT IS HEREBY ORDERED:

- 1. Debtor(s)' Motion for Sale shall be and is hereby approved;
- 2. Debtor(s) are authorized and directed to sell the Real Property, as more fully set forth in Debtor(s)' Motion for Sale, to Buyer free and clear of all liens and interests of creditors, pursuant to §363 of the Bankruptcy Code, subject to the distribution of sale proceeds as contained herein;

The funds will be distributed from the proceeds of the sale of real estate as follows:

 a. PennyMac Loan Services, LLC shall be paid pursuant to a payoff that will be obtained prior to closing, in full satisfaction of their lien, and shall remain on the Real Property, until the closing proceeds are received and applied;

- b. Realtor's commission of three (3.00%) percent shall be paid to Keller Williams for representation of Buyer and Realtor's commission of three (3.00%) percent plus \$245.00 shall be paid to Berkshire Hathaway HomeServices Homesale for representation of Movant(s);
- c. Attorney's fees in the amount of \$1,500.00 shall be paid to DETHLEFS PYKOSH & MURPHY for representation of Movant(s) for services in connection with this transaction within the Chapter 13 case;
- d. All closing costs, including any real estate transfer taxes which the responsibility of the Debtor(s) is, pursuant to the terms of the Sale Agreement;
- e. Past due real estate taxes and homeowner's association fees, if any, and present real estate taxes and homeowner's fees, if any, pro-rated to the date of settlement;
- f. Any additional municipal claims, including past due sewer, water, or refuse charges, if any, and any present municipal claims pro-rated to the date of settlement;
- g. Full amount of Debtor(s)' exempt proceeds shall be paid to the them;
- h. All non-exempt proceeds shall be paid to the Standing Chapter 13 Trustee.
- i. All left over proceeds after all timely filed and allowed unsecured proof of claims are paid in full shall be distributed to Debtor(s).
- 3. This Order shall be effective immediately and shall not be subject to the Stay otherwise imposed by Bankruptcy Rule 6004(h); and
- 4. Upon consideration of hearing testimony, the Court finds that Buyer is a good faith purchaser for value pursuant to 11 U.S.C. §363(m) and as set forth in the case of *In re: Abbotts Dairies of Pennsylvania, Inc.*, 788F.2d 143 (3d Cir. 1986).
- 5. Closing shall take place within thirty (30) days from the date of entry of this Order and within thirty (30) days following the closing, Debtor(s), through counsel, shall file a report of sale, together with a copy of the Closing Disclosure.

This Order shall survive any dismissal or conversion of this case.